UNITED STATES DISTRICT COURT

for the Northern District of Ohio 2013 AUG 21 AM 11: 39 CASE # Mistress Miller, Norma, Jean: Proprietary Owner/Dual Executor JUDGE ADAMS) Mistress Norma Jean: Miller MANDATORY American Factor/Dual Executor and the CONSTITUTIONAL LAW corporate body of the Proprietary Owner MAG. JUDGE LIMBERT Plaintiff(s) Vs. NONINTERVENTION WILL STATE OF THE UNITED STATES AS A STATE OF PENNSYLVANIA AND **DISCRETIONARY DIVORCE** STATE OF OHIO VATICAN CITY STATE (JEZEBEL; the CHURCH-STATE - Whore of Usury Bondage) INCONTESTABLE And **CHURCH OF ROME AND** (JEZEBEL; the Religious CHURCH - Whore of Usury Bondage) **NON-CONTRADICTABLE** Defendant(s) Representative - Liable for the Defendant(s) Cleveland Vicar General Rev. Michael K. Gurnick

INTRODUCTION:

I am, Mistress Miller, Norma, Jean: as the Chief ADULT Plaintiff with my Lawful Biblical and Orderly name of Claim, the Proprietary Owner/Dual Executor standing over the "NORMA JEAN MILLER" Self-Copy of my corporate body-Baby's ESTATE. I am placing this Court under a Promissory Estoppel to prevent any Refusal by this Court to Enforce the Plaintiff's Mandatory Constitutional and Statute Actions.

The Plaintiff's required actions are based upon Plaintiff's Factum of Documentary Evidence, the Rules of Deduction by Reason and the Historical Recorded Records. The "NORMA JEAN MILLER" Self-Copy of the Plaintiff's corporate body-Baby has been declared DEAD and his Self ESTATE name and Inherit Assets have been Claimed as the Lawful Absolute Divorce of Marriage Settlement by the restored and replacement individual; the American corporate body as an Adult Awake Factor/Dual Executor of the living man, known as

CASE: 4:12-cv-00554-JAJ-RAW (continued)

Norma Jean: of the family Miller. The JEZEBEL, "the Defendant(s)" the Whores of Usury Bondage in the Marriage Contracts are entitled to nothing except the Return of their fraudulently issued Marriage Usury Bondage Contracts. All assets, credits and other property held in the JEZEBEL "the Defendant(s)" Depositories are to be Probated in order to Settle all Marriage Debts and the Residue is to be Redelivered to the Adult Awake Factor of the living man, Norma Jean: of the family Miller; within the 3 day time requirement of the Law.

WORDS OF CAUSE IN THIS CASE:

- BABYLON or BABY-LAND: the taking from the babies, their Inheritance to be deposited into Receipt Depositories of Credit under
 foreign "Panders" for their unjust usage and pleasures, while at the same time creating a false allusion of a Debt owed by the Baby in
 order to control and hold them in bondage.
- JEZEBEL: The name given to the <u>counter-part</u> of Lawful exchange, as it is the her side of a contract the one that holds the exchanges in a receipt <u>depository</u>, as credits in bondage and unjust usury. (Historical Biblical reference – Books of Moses.)
- WHORE: In the Biblical use, it is applied to the corrupt and idolatrous depository usage of ones real assets such as Gold by the CHURCH OF ROME; (in allusion to Rev. xvii. I, 5, etc.)
- PANDER: A pimp; a procurer.
- PROCURATOR NEGOTIORUM: (Civil law.) A manager of affairs; a business manager; an attorney in fact.
- PROCURE: To cause to occur. To bring about, especially an event fraught with <u>EVIL</u>. United States v Richmond (CA3 Pa) 17
 F2d 28.
- PROCURER: One who uses means to bring anything about, especially one who does so Secretly and Corruptly. United States v Richmond (CA3 Pa) 17 F2d 28.
- MALUM IN SE: A wrong in itself, an act or case involving illegality from the very nature of the transaction, upon principles of natural, moral, and public law. Story, Ag. §346.
- MANDATORY CONSTITUTIONAL PROVISION: A provision of a constitution which leaves no discretion to the legislature in respect of obedience to, or disregard of, it, the use of the word "shall" sometimes being emphasized in construction as indicative of mandatory character. 16 Am J2d Const L §§ 90-92.
- MANDATORY STATUTE: A statute which leaves nothing to the discretion of the court in respect of compliance with its terms; a statute which relates to matters of substance, affects substantial rights, and is of the very essence of the thing required to be done. 1 A "mandatory provision" in a statute is one which if not followed renders the proceeding to which it relates illegal and void. State v Parnell, 109 Ohio St 246, 142 NE 611.
- REDELIVERY: A second delivery of a deed which was invalid on the first delivery, after the cause of invalidity has been removed.
 23 Am J2d Deeds § 87. The return of a property seized in replevin to the defendant upon his giving a redelivery bond. 46 Am J1st Replev § 85. A delivery back or restoration of the possession of property which has been delivered up or taken out of a person's possession.
- RULE AGAINST PERPETUITIES. The rule which prohibits the creation of future interests or estates which by possibility may not become vested within a life or lives in being at the time of the testator's death or the effective date of the instrument creating the future interest, and twenty-one years thereafter, together with the period of gestation when the inclusion of the latter is necessary to cover cases of posthumous birth. 41 Am JI st Perp § 3.
- RULE AGAINST POSTPONEMENT OF ENJOYMENT. A rule of public policy which FORBIDS unreasonable restrictions on
 the enjoyment of property. The principle has become established that no restriction on the use and enjoyment of property will be
 enforced by the courts where the restriction is such that it is inconsistent with the interest or estate which has been granted or devised.
 41 Am JIst Perp § 69.
- RULE AGAINST RESTRAINT ON ALIENATION. The principle that since one of the incidents of property is the right to convey it, the law does not permit a grantor or testator to fetter the ownership of grantee or devisee by imposing a restraint on alienation by him, thereby seeking to maintain control over alienation or use of the property. 41 Am Jl st Perp § 66. A rule giving force to the principle that the conveyance of a title in fee simple carries with it as a necessary incident the right of free and unlimited alienation. 41 Am Jlst Perp § 79.
- RULE AGAINST SUSPENSION OF POWER OF ALIENATION. A rule under statute, distinct from the rule against perpetuities, which prohibits the imposing of conditions in rendering property inalienable beyond a period fixed by the statute. 41 Am J1 st Perp §

GROUNDS FOR THIS DISCRETIONARY DIVORCE:

This is a Total Separation and Expatriation Action by Discretionary Divorce from "JEZEBEL"; the Defendant(s) as the Money Changer's Procurer Whore of the American

CASE: 4:12-cv-00554-JAJ-RAW (continued)

Babylon/Baby-Land and her Adulteress Pandering Controllers of the CHURCH-STATE, because the Baby-Marriage Contracts were an UNDRES, an <u>under age marriage</u>, also manslaughter attempts have been attempted against the Plaintiff as the Proprietary Owner by the Whore's "the Defendant(s)" Procurers so a Restraining Order against them is Demanded. As the Whore is to be the HER side of the Marriage Contractual Union, she gives no sexual marital satisfaction; she does not cook, clean or do windows; she is robbing the Plaintiff's natural Rights and preventing the Plaintiff from withdrawing from her depository both monetarily and sexually, as she only accepts deposits; a one way road to hell by never allowing the Plaintiff, as the Proprietary Owner to lawfully Settle the Marriage Debts.

DEFENDANT(S) NONINTERVENTION ACTIONS:

SPECIAL NOTE: Cui Ipsa Ante Divortium Contradicere Non Potuit: Whom before the divorce she could not deny.

Therefore, as this is a Nonintervention WILL - Discretionary Divorce by the Male side over this Baby-Marriage Contract as the Proprietary Owner/Executor; it stands as an Incontestable Divorce until the Absolute Divorce Decree has been issued and justly settled within the required 3 day time frame. Then and Only Then; can the JEZEBELS' as the Defendant(s) of the Baby-Marriage Contracts "the Whores of the American Babylon/Baby-Land" be allowed to put forth their Marital Claims.

The American Baby - Taking by the Unconscionable Baby-Marriage contracts; was done as a subversive and criminal action against the Born Free American Peoples' constitutional guaranty per the First Amendment of the Constitution of the United States of America and the due process clause of the Fourteenth Amendment to protect the people from the overreaching powers of the original civil government. Therefore, per the Constitutional laws as MANDATORY CONSTITUTIONAL PROVISIONS and MANDATORY STATUTES; all of the Baby-Marriage contracts are to be fully Judicially Dissolved and Terminated by this Discretionary Divorce even though it was to be preformed upon the constitutional 21st birthday of the baby; for the baby has been declared dead per the SS-4 and ESTATE EIN 30-6356655. The Baby has been replaced with the American Proprietary Factor/Executor – Mistress Norma Jean: of the family Miller, an Adult Self of Man Awake and of lawful Age.

The "Certificate of Live Birth" and the "Certificate of Social Security" are CHURCH-STATE'S Two main "Baby-Marriage Licenses" to the JEZEBEL – "the Money Changer's Whore of Babylon/Baby-Land" and the "Baptismal Certificate" is the CHURCH'S "Baby-Marriage" License to the "Roman Church RELIGIOUS Whore of Babylon/Baby-Land"; with these identified whores under the direct pimping/pandering controls of CHURCH OF ROME; by

Case: 5:13-cv-01838-JRA Doc #: 1 Filed: 08/21/13 4 of 5. PageID #: 4

CASE: 4:12-cv-00554-JAJ-RAW (continued)

their Adulteress Controllers, the local Vicar Generals and his army Licensed BAR Procurers, as Attorneys in Fact and the other Religious Organized Priest/Ministers; acting as the field pimps and panders of the American Babies, the Un-Awake and/or the ones that have never grown-up."

THE JEZEBEL, "THE DEFENDANT(S)" SETTLEMENT ENTITLEMENTS:

The return of her fraudulently issued Baby-Marriage Contracts using the attached Duplicate Copies because most of the originals have already been surrendered to the Defendant's Agents. The attached Depository Assets are to be turned over to the Plaintiffs as Settled or * "Continuous Discharging" accounts, as "NO - STATE BABY IS ON-BOARD".

- 1. * STATE OF PENNSYLVANIA Norma Jean Miller "Certificate of Live Birth" xxx0812-40.
- 2. STATE OF THE UNITED STATES Norma Jean Miller "SSN Account" xxx-xx-8106.
- 3. CHURCH OF THE BRETHREN Norma Jean Miller "Certificate of Baptism".
- 4. STATE OF OHIO NORMA J MILLER "Drivers and ID License" #RT809796.
- 5. STATE OF OHIO Norma J Miller "Voter Registration Card" #679001.
- 6. STATE OF OHIO Certificate of Title to a Vehicle #%055818028.
- 7. STATE OF OHIO -Certificate of Title to Real Estate Property Recorded as Parcel #60-04282-SV-HILL TOP AC LOT 16 ALL; located at 70 North Villageview Road, Tallmadge, Ohio 44278-2040 in the County of Summit, State of Ohio; recorded in Plat Book 41, Pages 49 and 50; OR2205-557-558.

CLOSING STATEMENT:

As the American Adult Proprietary Owner/Dual Executor and the Chief Adult Plaintiff standing over these contents, as they are Plaintiff's Will and Wisdom; the best of my Truths, Knowledge, Beliefs and Understandings per the time honored Laws of the Bible, the American Treaties and the Constitution with its Statutes, therefore this document now STANDS as Plaintiff's Living Affidavit of the FACTS in order to demand this Just and Discretionary Divorce; as their being True, Correct and Complete.

Sign, Sealed on 21st August 2013.

Signature: Mistress Miller, Norma, Jean Chief Adult Plaintiff

the American Proprietary Owner/D

ATTACHMENTS:

- DUPLICATE COPY of the "CERTIFICATE OF LIVE BIRTH", Continuous Discharging Baby-Marriage Contract.
- 2. DUPLICATE COPY of the "SOCIAL SECURITY" Baby-Marriage Contract. 3. DUPLICATE COPY of the "Certificate of Baptism plus" Baby-Marriage Contract.
- DUPLICATE COPY of the "VOTER CARD" Baby-Marriage Contract.
- DUPLICATE COPY of the "TITLE TO VEHICLE" Baby-Marriage Contract. 5.
- DUPLICATE COPY of the "DRIVERS AND ID LICENSE" Baby-Marriage Contract.
- 7. DUPLICATE COPY of the "Certificate of Title to REAL ESTATE PROPERTY "Baby Marriage Contract.

Case: 5:13-cv-01838-JRA Doc #: 1 Filed: 08/21/13 5 of 5. PageID #: 5

Chabring and his the constant of their

their relationers to a colors, the local Vicar Concent and his acray blue as a 6.5% croomers as Automoge a Fact and the other in ligious Organized Priese Ministers; acting as one solid planes. and pends a neithe America. Habits, the Da-Awadee and or the ones that have never grown up "

THE SECURE STREET BEFORENCES WITH SETTING ENERGY ENGINEED AND SETTING

The return of her fiendbloodly issued Baby-Marriage Contracts using the attached isaplacate Copic because most of the originals have aircudy ocen renundered to the Relandant's Agente. The anaded Depository assets are to be carried on at the Plainfulls as Sented or * 1 Continuous Discharging Lancounts, as 1810 - STATE RAEY 13 CALLUSTAND

- - o Revenue Technolog electrolist and carob hit eta better all all the etate
 - CHARLER OF THE BELLIEREN Normal from Miller Wiles of the to the plant.
 - STAR OF ORDER NORMAL WILLER "Indice out ID Ligaria" BRIDER 1809766
 - SLATE OF OHIO Normal Riller Weter Englishman Carell RW9011.
 - 1820818200 188 Malain and Millia and South Old Right Start
- TRAFE DE CHIME Complement of Title to shoot Mainte Proporty Mouse de Porcet Mondel 227 STABLED FOR ACTOF OF ALM totaken of in booth Fillinger new Bood, Inflinadia, 1976 auguste. THE BOOK OF SUBJECT OF HOURS ASSET OF BUSINESS AND TO MOVE THE WAS TO SEE AS ASSET OF THE OWNER. .86533-8-2001A-0

TYPE WELL THE DURING TO

tight toid? and has accounted tontheorard employed light entransit of an Fille iff standing over deese contents, as they are "labereff's Will and Wisdon: the best of my in the Knowledge, deliefs and Understantings per the time fewored have of the fitting the And rican Treatics and the Consulation with its Statutes, therefore this document that ST. CADS on all all a first and sing to the code of some milestates and the street and its sometiments are Divoccet as the abeing Tree, Correct and Conspicted

Fig. rayers and no below and

Signature Williams of rate to some it **ទូពីស្រី**ទ្រីនេះសំប៊ីន នេះ ១១១៤ ឈាមមាន ស isqueir

- THE SHAPE HITMER WILL TO STADE THE SETS OF COORDINATE OFFI Common regal made give
 - DOTERNATE COPY and the Land WHITT Same was a not on the one of the control of the
 - - distributed and and spile of distribute of the confidence of the Carlo State of the Carlo

 - MEAN REAL STREET AND A CONTRACT OF THE PROPERTY OF THE PROPERTY OF STREET OF CONTRACT.
 - the St. Plates Court of the continue to Title to REIV. EREWELD REPRESENT TRANSPORTER FOR THE STATE OF THE STATE OF